Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in any wise incident or appertanting.

TO HAVE AND TO HOLD all and singular the premises before mentioned unto the said PALMETTO SAVINGS AND LOAN ASSOCIATION OF LAURENS, at successors and assigns forever.

The Mortgagor co-counts that he is lawfully seized of the premises hereinabove described in fee-simple absolute, and that he has good right and lawful authority to sell, convey or encounter the same, and that the premises are free and clear of all liens and encumbances whatsoever. The Mortgagor further coverants to warrant and forever defend all and singular the premises unto the PALMETTO SAVINGS AND LOAN ASSOCIATION OF LATENS, its successors and assigns, forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

That he will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time by the PALMITTO SAVINGS AND LOAN ASSOCIATION OF AURENS against loss by fire, torindo, and other hadreds, casualties and controllering, in such amounts, and for such periods, in in companies approved by the said Association, and will pay promptly, when day, any premiums on such insurance, and assign said policy or policies of insurance to the said Association. In the event that the Mortgagor should at any time full to listure said premises or pay, the premiums thereon, then the said Association may cause the belidings to be insured in its name and reimburse itself for the premiums and expenses of such maurines quader this mortgage with interest as herein-provided. It the event of foreclosure of this mortgage, or other transfer of title too the mortgaged property in extinguishment of the indebtedness secured hereby, all right, title and interest of the Mortgagor in and 56 any insurance policies (then in force shall pass to the purchaser or grantee.

And it is hereby agreed as a part of the consideration for the loan herein secured that the Mortgagor shall keep the promises herein described in good repair and in tenable condition, and should be full to do so, the Association, its successors or assigns may enter upon said premises, make wholever repairs are necessary, and charge the expenses for such repairs to the mortgage debt and collect same under this mortgage with interest at the same rate charged upon the principal indebtedness.

And the Mortgager does hereby assign, set over and transfer unto the said PALMETTO SAVINGS AND LOAN ASSOCIATION OF LAURENS, its three assets and assigns, all bents and profits according from the promises hereinabove set forth as additional accurrity for the mortgage indebte loss, had if at any time any most of said dobt, interest, insurance premiums or taxes shall be due and unusid, said Association may (provided the premises hereinabove described are occupied by a tenant or tenants) without further proceedings, take over the property-and collect as derents and profits and apply the same to the payment of the indebtedness; insurance premiums interest and principal, without limility to account for anything more than the routs and profits actually collected loss rouseonable costs of collection; and should said premises be eccupied by the Mortgager and the payments hereinabove provided for become must due and impaid, then it is agreed that the Association, its successors and assigns, may apply to any Judge of the Circuit Court of the State of South Carolina at Chambers or otherwise for the aunointment of a Receiver, with authority to take charge of the mortgaged premises, designate a reasociable rental to be paid by the Mortgagor, and collect the same, and apply the not proceeds thereof, after the payment of coals of collection, up as self-additionable doese, interest, taxes or insurance premiums, without liability to account for anything more than the rents and profits actually collected. The right is reserved unto the said Association to have a Receiver appointed by a Court of competent jurisdiction at all times upon default in the payment of any of the monthly anstallments herein provided for.

It is also agreed that if at any time the said Association should accept any propayment of the principal indebtedness due herounder, that such acceptance of propayment shall not constitute a waiver by said Association of any of its rights under this mortgage or the acceptance of the principal indebtedness.

And it is agreed that, at the option of the Argociation, herein, one-twelfth (1/12) of the yearly taxes, fire and life insurance promiums (where the Association is designated beneficiary) shall be paid to the Association on the first day of each month with the installments of principal and interest as herein provided for, which amounts shall be held by the Association and applied to the payment of the taxes and insurance premiums on the due dates thereof, without any liability on the part of the Association to pay interest thereon.

And it is further agreed between the parties hereto that all lighting fixtures, wiring and accessories thereto, all heating apparatus, including gas heaters, het water tanks, furnaces circulating heaters, and all equipment in connection therewith of every nature or kind, and all fonces, including gates, and all plumbing fixtures and connections thereto, shall be deemed fixtures and a part of the real estate herein described, and shall be secured by this mortgage whether such fixtures were attached prior to or after the execution of this mortgage.